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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/812,872	03/19/2001	Jared J. Jackson	ARC920010008US1	1256
23334 7590 11/14/2008 FLETT GIBBONS GUTMAN BONGINI & BIANCO P.L. ONE BOCA COMMERCE CENTER 551 NORTHWEST 77TH STREET, SUITE 111 BOCA RATON, FL 33487				
EXAMINER				
NAWAZ, ASAD M				
ART UNIT		PAPER NUMBER		
2455				
NOTIFICATION DATE		DELIVERY MODE		
11/14/2008		ELECTRONIC		

**Please find below and/or attached an Office communication concerning this application or proceeding.**

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APPLICATION NO./ CONTROL NO.	FILING DATE	FIRST NAMED INVENTOR / PATENT IN REEXAMINATION	ATTORNEY DOCKET NO.
09812872	3/19/01	JACKSON, JARED J.	ARC920010008US1

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## EXAMINER

ASAD M. NAWAZ

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## Commissioner for Patents

The reply brief received 8/29/08 contains similar arguments as the Appeal brief filed 3/24/08. However, it is apparent that the appellant has misconstrued Examiner's responses to arguments.

Appellants argue in substance that Examiner's position has changed regarding the combination of Lee and Holtz. It is from this general misinterpretation that appellants' arguments have come from. Appellants specifically argue that Examiner relies on Lee to teach "session information pertaining to the current communication session between the networked device and a server, the session information being separate from the request for delivery of image information and the image delivery parameter and the image presentation parameter associated with the networked device being contained in the session information". As is apparent from pages 5 and 10 of the Examiner's Answer filed 6/30/08 and the final rejection on 5/4/07, Examiner specifically points to Lee in view of Holtz for teaching this limitation. The appellant repeatedly states that Holtz is "silent regarding session information" (see reply brief page 8). Holtz specifically teaches session information information pertaining to the current communication session between the networked device and a server, the session information being separate from the request for delivery of image information and the image delivery parameter and the image presentation parameter associated with the networked device being contained in the session information (abstract, 0207, 0213). Therefore, Lee in view of Holtz still teach the limitations as currently claimed.

No further action is deemed necessary by the Examiner and the case will be forwarded to the BPAI.

/saleh najjar/  
Supervisory Patent Examiner, Art Unit 2455